IN THE UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

In re Chapter 9

CITY OF DETROIT, MICHIGAN, Case No. 13-53846

Debtor. Judge Thomas J. Tucker

CERTIFICATION OF NO RESPONSE OR OBJECTION
REGARDING DEBTOR'S SIXTY-FOURTH OMNIBUS OBJECTION TO
CERTAIN CLAIMS

(No Valid Basis for any Liability of the City)

On March 7, 2019, the City Of Detroit ("City") filed its Sixty-Fourth Omnibus Objection to Certain Claims (No Valid Basis for any Liability of the City) ("64th Omnibus Objection") [Doc. No. 13016]. The 64th Omnibus Objection was served by the City's claims and noticing agent, Kurtzman Carson Consultants, upon the claimants identified in Exhibit 2 of the 64th Omnibus Objection at the address set forth by each of the claimants on its respective proof of claim, and all other parties who have requested notice pursuant to Bankruptcy Rule 2002. *See Certificate of Service* Exhibit A.

Counsel for the City received informal responses to six of the claims listed on the 64th Omnibus Objection. The City has excluded these six claims in paragraph 2 of the attached proposed order on the 64th Omnibus Objection.

No responses to the 64th Omnibus Objection have been filed with the Court and the time to do so has passed. The City respectfully requests that the Court enter an order in substantially the same form as the one which was attached to the 64th Omnibus Objection. *See Proposed Order* Exhibit B.

Respectfully submitted,

By: /s/ Marc N. Swanson

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Attorneys for the City of Detroit

DATED: April 16, 2019

Exhibit A

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

In re:		Chapter 9
City of Detroit, Michigan,		Case No. 13-53846
Debtor.		Hon. Thomas J. Tucker
	/	

CERTIFICATE OF SERVICE

I, Lydia Do, certify and say that I am employed by Kurtzman Carson Consultants LLC (KCC), the claims and noticing agent for the Debtor in the above-captioned case.

On March 7, 2019, at my direction and under my supervision, employees of KCC caused to be served the following document via Email on the service list attached hereto as **Exhibit A**; and via First Class mail on the service lists attached hereto as **Exhibit B** and **Exhibit C**:

• Debtor's Sixty-Fourth Omnibus Objection to Certain Claims (Filed by Debtor In Possession City of Detroit, Michigan) [Docket No. 13016]

Dated: March 8, 2019

/s/ Lydia Do Lydia Do KCC 2335 Alaska Ave El Segundo, CA 90245

EXHIBIT A

Party Description	Company	Contact	Email
Union Representative	AFSCME Council #25	Attn: Catherine Phillips	cphillips@miafscme.org
Union Representative	AFSCME Council #25	Attn: DeAngelo Malcolm	dmalcolm@miafscme.org
Union Representative	AFSCME Local # 6087	Attn: Clarence Sanders	clrncsndrs@yahoo.com
Union Representative	AFSCME Local #0062	Attn: Lacydia Moore-Reese	Reesel@detroitmi.gov
Union Representative	AFSCME Local #0002	Attn: James Williams	afscme207@sbcglobal.net
Union Representative	AFSCME Local #0207	Attn: June Nickleberry	missnick64@hotmail.com
Union Representative	AFSCME Local #0219	Attn: Zachary Carr	afscmelocal229@ymail.com
Union Representative	AFSCME Local #0223	Attn: Scecilla Hunt	anurses@att.net
Union Representative Union Representative	AFSCME Local #0273 AFSCME Local #0542		
Union Representative	AFSCME Local #0836	Attn: Phyllis McMillon Attn: Robert Donald	philphil48238@yahoo.com union836@vahoo.com
	AFSCME Local #10836 AFSCME Local #1023		
Union Representative		Attn: Delia Enright	;deliaenright@hotmail.com
Union Representative	AFSCME Local #1206	Attn: Arlene Kirby	arlene.kirby@yahoo.com
Union Representative	AFSCME Local #2394	Attn: Yalonda King	KingY687@detroitmi.gov
Union Representative	AFSCME Local #2799	Attn: Yvonne Ross	Yvonners2001@yahoo.com
Union Representative	AFSCME Local #2920	Attn: Thomas Johnson II	local2920@sbcglobal.net
Counsel for Dexia Crédit Local, Dexia Holdings, Inc., Norddeutsche Landesbank Luxembourg, S.A., on behalf of Norddeutsche Landesbank Covered Finance Bank S.A. (collectively "Dexia") and Ad Hoc COPs Holders; and Panning Capital Management, LP, Monarch Alternative Capital LP, Bronze Gable, L.L.C. Aurelius			
Capital Management, LP, Stone Lion Capital Partners			dfish@allardfishpc.com;
L.P.,	Allard & Fish PC	Deborah L Fish and Timothy R. Graves	tgraves@allardfishpc.com
Union Representative	Amalgamated Transit Union, Division 26	Attn: Henry Gaffney	atulocal26pba@aol.com
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Sub-Chapter 98 of the American Federation of State,	American Federation of State, County &	William Lurye Matthew Stark Blumin & Michael	martz@afscme.org;
County & Municipal Employees, AFL-CIO	Municipal Employees, AFL-CIO	Artz	mblumin@afscme.org
Counsel for Ambac Assurance Corporation	Arent Fox LLP	David L Dubrow	David.Dubrow@arentfox.com
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Coursed for Attorney Consered Bill Cohusette	Assistant Attorney General Solicitor General	Michael R Bell John J Bursch and B Eric	DallM4 @ seighione and
Counsel for Attorney General Bill Schuette	and Deputy Solicitor General Assistant Supervisors of Street Maintenance &	Restuccia	BellM1@michigan.gov
Union Representative	Construction Association	Attn: Herbert Jenkins	JenkinsH@detroitmi.gov
Union Representative	Association of City of Detroit Supervisors	Attn: Richard King	KingR@detroitmi.gov
Union Representative	Association of Detroit Engineers	Attn: Sanjay M. Patel	patel@dwsd.org
Union Representative	Association of Municipal Engineers	Attn: Partho Ghosh	pghosh@dwsd.org
Union Representative	Association of Municipal Inspectors	Attn: Michael Neil	m.neil@sbcglobal.net
Official Representative	Association of Professional & Technical	Attri. Wildriddi Well	miner @ abegrobal.net
Union Representative	Employees		
LOTHOTT ROPIGOURIANYO	Employees	Attn: Dempsey Addison	theda3t@yahoo.com
The Office of the Attorney General of the State of	Employees	Attn: Dempsey Addison	theda3t@yahoo.com
	Attorney General Bill Schuette	Attn: Dempsey Addison	miag@michigan.gov
The Office of the Attorney General of the State of Michigan Counsel for Detroit Branch NAACP, Michigan State Conference NAACP, Donnell White, individually and on behalf of Detroit Branch NAACP and Michigan State Conference NAACP, Thomas Stallworth III, individually, Rashida Tlaib, individually, and Maureen Taylor, individually, interested parties in this bankruptcy matter as it pertains to their civil suit in the Federal Eastern District Court of Michigan (Case Number 13-CV-12098) Counsel for Erste Europäische Pfandbrief- und Kommunalkreditbank Aktiengesellschaft in Luxemburg S.A., Hypothekenbank Frankfurt AG, Hypothekenbank Frankfurt International S.A., and Erste Europäische Pfandbrief- und Kommunalkreditbank Aktiengesellschaft	Attorney General Bill Schuette Ayad Law PLLC	Nabih H Ayad	miag@michigan.gov nayad@ayadlaw.com
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EXHIBIT B

Exhibit B Served via First Class Mail

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Union Representative	AFSCME Local #0023	Attn: Robert Stokes	600 W. Lafayette, Ste. 134		Detroit	MI	48226	
Union Representative	AFSCME Local #0312	Attn: Phillip Douglas	14022 Linwood		Detroit	MI	48238	
Union Representative	AFSCME Local #0457	Attn: Laurie Walker	600 W. Lafayette, Ste. L - 104		Detroit	MI	48226	
Union Representative	AFSCME Local #1220	Attn: Gerald Thompson	600 W. Lafayette, Ste. 136		Detroit	MI	48226	
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	Detroit Police Benefit and Protective							1
Retiree Representative	Association	Attn: Delbert R. Jennings, Sr.	3031 W. Grand Boulevard, Suite 405		Detroit	MI	48202	
·	Detroit Retired City Employees	<u> </u>						
Retiree Representative	Association	Attn: Shirley V. Lightsey	P.O. Box 40713		Detroit	MI	48240	
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System of the City of Detroit Fund and as custodian of	f							
the General Retirement System of the								
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interested i dity	Sanitary, Chemists & Technicians					l		
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In re City of Detroit, Michigan Case No. 13-53846

Exhibit B Served via First Class Mail

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Federation of State, County and Municipal Employees								
(AFSCME), AFL-CIO	The Sanders Law Firm PC	Herbert A Sander	615 Griswold St Ste 913		Detroit	MI	48226	
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	U.S. Bank National Association, as							
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	Utility Workers Union of America Local				Shelby			
Union Representative	#504	Attn: Curlisa Jones	5405 Railview Ct Apt. 166		Township	MI	48316	
Counsel for U.S. Bank National Association (Top 20								
Creditor)	Waller Lansden Dortch & Davis LLP	Attn: Courtney Rogers	511 Union Street, Suite 2700		Nashville	TN	37219	
Counsel for Assured Guaranty Municipal Corporation	Winston & Strawn LLP	Sarah T. Foss	1111 Louisiana 25th Fl		Houston	TX	77002-5242	

EXHIBIT C

Exhibit C Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip
			32255 Northwestern				
234 Larned Associates	Hoffert, Myles	Hoffert & Associates PC	Hwy, Ste 290		Farmington Hills	MI	48334
Association of Prof. Construction							
Inspectors & Cleveland Gregory	Scheff, Washington & Driver, P.C.	645 Griswold, Suite 1817			Detroit	MI	48226-2882
Battle, Roddie		15486 Woodingham			Detroit	MI	48238
			4000 Town Center -				
Battle, Roddie	Law Office of Cy Weiner	c/o Nicholus Marchenia	Ste 550		Southfield	MI	48075
Clayton Industries Inc	Attn Accounts Payable	Dept #2636			Los Angeles	CA	90084-2636
Clayton Industries Inc	Clayton Industries	Marsha Ashley	Air and Collections	17477 Hurley St	City of Industry	CA	91744
			306 South				
Detroit Fire Fighters Association, IAFF			Washington, Suite				
Local 344	Christopher P. Legghio	Legghio & Israel, P.C.	600		Royal Oak	MI	48067
Detroit Fire Fighters Association, IAFF			333 W. Fort Street,		5		10000 0110
Local 344	Detroit Fire Fighters Association	Jeff Pegg	Suite 1420		Detroit	MI	48226-3149
Electrical Workers Fringe Benefit Funds of	-/- Diagrap C. Dublandt Fan	Erman, Teicher, Zucker &	400 Galleria		0		40004
Local #58, IBEW	c/o Dianne S. Ruhlandt, Esq.	Freedman, P.C.	Officentre, #444		Southfield	MI	48034
International Union, UAW	Attn Niraj Ganatra	8000 East Jefferson Avenue	0000 T 0		Detroit	MI	48214
Kannath I lalt	Staven I Dell For	Anniahayya 8 Ctana Di C	3000 Town Center,		Courthfield	N 41	40075
Kenneth Holt	Steven J. Bell, Esq	Applebaum & Stone, PLC	Ste 1800		Southfield	MI	48075
	Attn Accounts Payable, Davis						
Mariners Inn	Sampson, CEO and Cheryl Newton	11E Ladvard			Dotroit	МІ	48201
Members of Association of Professional &	Sampson, CEO and Cheryi Newton	445 Ledyard			Detroit	IVII	40201
Technical Employees		P.O. Box 442402			Detroit	МІ	48233
Michigan Building and Construction Trades	McKnight McClow Canzano Smith				Delioit	IVII	40233
Council, AFL-CIO	& Radtke, P.C.	117			Southfield	MI	48034
Michigan Community Action Agency	Michigan Community Action Agency		2173 Commons		Coulinicia	1711	70004
Association	Association	Frank Taylor	Parkway		Okemos	MI	48864
Michigan Community Action Agency	, tooolation	Kreis, Enderle, Hudgins &	Tankway		Chomos		10001
Association	Thomas G. King	Borsos, P.C.	PO Box 4010		Kalamazoo	MI	49003-4010
Morton Salt	Attn Janet Lazewski	123 N Wacker Dr			Chicago	IL	60606-1743
	Senior Accountant, Analysts, and		2905 Cadillac Tower		3 -		
SAAA Union - Members	Appraisers Association	65 Cadillac Square	Building		Detroit	MI	48226
		·	Senior Accountants,				
Senior Accountants, Analysts, and		President SAAA Bargaining	Analysts, and				
Appraisers Association (SAAA)	Audrey Vardiman Bellamy	Unit	Appraisers Assoc	20540 Anita St	Harper Woods	MI	48225
Senior Accountants, Analysts, and					·		
Appraisers Association (SAAA)	SAAA	65 Cadillac Sq. #2905			Detroit	MI	48226
Service Employees International Union,		·					
Local 517M	Attn Yolanda Langston	PO Box 02310			Detroit	MI	48202
Utility Workers Union of America, Afl-Cio	McKnight, McClow, Canzano, Smith	400 Galleria Officentre, Suite					
and its Local 488	& Radtke, P.C.	117			Southfield	MI	48034
Utility Workers Union of America, Afl-Cio	McKnight, McClow, Canzano, Smith	400 Galleria Officentre, Suite					
and its Local 504	& Radtke, P.C.	117			Southfield	MI	48034

In re City of Detroit, Michigan Case No. 13-53846

Exhibit C Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip
Utility Workers Union of America, Afl-Cio	McKnight, McClow, Canzano, Smith	400 Galleria Officentre, Suite					
and its local 531	& Radtke, P.C.	117			Southfield	MI	48034

In re City of Detroit, Michigan Case No. 13-53846

Exhibit B

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

In re:	Bankruptcy Case No. 13-53846
City of Detroit, Michigan,	Judge Thomas J. Tucker
Debtor.	Chapter 9

ORDER SUSTAINING DEBTOR'S SIXTY-FOURTH OMNIBUS **OBJECTION TO CERTAIN CLAIMS**

(No Valid Basis for any Liability of the City)

Upon review of the Sixty-Fourth objection to claims (the "Objection"), of the Debtor, City of Detroit, Michigan (the "City"), seeking entry of an order disallowing and expunging each of the claims listed on Exhibit 2 to the Objection; and it appearing that this Court has jurisdiction over the Objection pursuant to 28 U.S.C. §§ 157 and 1334 and Article VII of the Plan; and the Court having found that this is a core proceeding pursuant to 28 U.S.C. § 157(b)(2); and the Court having found that venue of this proceeding and the Objection in this District is proper pursuant to 28 U.S.C. §§ 1408 and 1409; and it appearing that the relief requested in the Objection is in the best interests of the City, and its creditors; and due and proper notice of the Objection having been given as provided in the Objection; and it appearing that no other or further notice of the Objection need be given; and a hearing on the Objection having been held before the Court; and any

¹ Capitalized terms used but not otherwise defined herein shall have the meaning ascribed to them in the Objection.

objections or other responses to the Objection having been overruled or withdrawn; and the Court finding that the legal and factual bases set forth in the Objection and at the hearing establish just cause for the relief granted; and after due deliberation and good and sufficient cause appearing therefore;

IT IS ORDERED that:

- 1. The Objection is sustained.
- 2. Each of the proofs of claim listed on Exhibit 2 annexed to the Objection is hereby disallowed and expunged in its entirety, pursuant to Section 502(b) of the Bankruptcy Code except for the following claims: (a) claim number 2442 filed by Service Employees International Union, Local 517M, which was resolved by an Order entered by this Court at docket number 13039; (b) claim number 2588 filed by Michigan Building and Construction Trades Council, which was withdrawn by an Order entered by this Court at docket number 13037; (c) claim number 2859 filed by the SAAA Union – Members, the hearing on which has been adjourned pursuant to an Order entered by this Court at docket number 13041; (d) claim number 2935 of the Senior Accountants, Analysts, and Appraisers Association (SAAA), the hearing on which has been adjourned pursuant to an Order entered by this Court at docket number 13041; (e) claim number 3420 filed by the UAW, to which the City withdrew without prejudice its objection at docket number 13034; and (f) claim number 3685 filed by the Electrical Workers Fringe

Benefit Funds of Local #58, IBEW, which was settled pursuant to an agreement between the parties.

- 3. The City's claims agent is authorized to update the claims register to reflect the relief granted in this Order.
- 4. The City is authorized to take all actions necessary to effectuate the relief granted pursuant to this Order in accordance with the Objection.
- 5. Each claim and the objections by the City to each claim as addressed in the Objection and set forth on Exhibit 2 constitutes a separate contested matter as contemplated by Bankruptcy Rule 9014. This Order shall be deemed and constitute a separate order with respect to each such claim and, to the extent necessary under Bankruptcy Rules 7054 and 9014, constitutes a final judgment with respect to such claim, and the Court expressly determines that there is no just reason for delay of the entry of the final judgment with respect to such claim. Any stay of this Order shall apply only to the contested matter that involves such creditor and for which such stay has been granted or may be in effect, and shall not act to stay the applicability or finality of this Order with respect to the other contested matters covered hereby, and further provided that the City shall have the right, but not the need, to submit a separate order with respect to contested matters or claims.

- 6. The City retains all of its rights to object, on the merits or any other basis, to any of the Claims identified on Exhibit 2.
- 7. Notice of the Objection as provided therein is good and sufficient notice of such objection, and the requirements of Bankruptcy Rule 3007(a) and the local rules of the Court are satisfied by such notice.
- 8. Nothing in this Order is intended to, shall constitute or shall be deemed to constitute the City's consent, pursuant to section 904 of the Bankruptcy Code, to this Court's interference with (a) any of the political or governmental powers of the City, (b) any of the property or revenues of the City or (c) the City's use or enjoyment of any income-producing property.